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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/691,760	10/23/2003	Annette C. Grot	10004268-1	6707
	57299 Kathy Manke	7590 06/14/200	7	EXAMINER	
	Avago Technologies Limited 4380 Ziegler Road Fort Collins, CO 80525			WANG, QUAN ZHEN	
				ART UNIT	PAPER NUMBER
				2613	
		•		<u></u>	
				MAIL DATE	DELIVERY MODE
				06/14/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		51				
	Application No.	Applicant(s)				
Office Action Commence	10/691,760	GROT ET AL.				
Office Action Summary	Examiner	Art Unit				
	Quan-Zhen Wang	2613				
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING E - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a repty be tind d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 26 €	Responsive to communication(s) filed on 26 March 2007 and 19 April 2007.					
2a) This action is FINAL . 2b) ⊠ Thi						
3) Since this application is in condition for allows	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims	·					
4)⊠ Claim(s) <u>1-5 and 7-21</u> is/are pending in the ap	☑ Claim(s) <u>1-5 and 7-21</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-5 and 7-21</u> is/are rejected.	6)⊠ Claim(s) <u>1-5 and 7-21</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) The specification is objected to by the Examin	er.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11) Ine oath or declaration is objected to by the E	examiner. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Burea	•					
* See the attached detailed Office action for a lis	it of the certified copies not receiv	ed.				
Added the second (s)						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summan	/ (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Pate				
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal 6) Other:	ratent Application				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed on April 19, 2007 in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 26, 2007 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-5, and 7-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ostlund (U.S. Patent US 5,699,178) in view of Vujkovic-Cvijin et al. (U.S. Patent Application Publication US 2003/0039015 A1).

Regarding claims 1, 9, 13, and 18, Ostlund discloses an optical communication network (fig. 6) in which interoperable optical frequencies are defined without an absolute frequency reference, the network comprising: means for distributing a non-

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absolute frequency reference to nodes of the network (abstract; column 2, lines 26-31; column 4, lines 17-22). Ostlund differs from the claimed invention in that lida does not specifically disclose that a tunable multi-channel device generating channels with equal channel spacing, and a control circuit operable to frequency align one of the channels of the multi-channel device thereat with the non-absolute frequency reference. However, a tunable multi-channel device generating channels with equal channel spacing, and a control circuit operable to frequency align one of the channels of the multi-channel device thereat with the non-absolute frequency reference is well known in the art. For example, Vujkovic-Cvijin discloses a tunable multi-channel device (figs. 2-3) generating channels with equal channel spacing, and a control circuit operable to frequency align one of the channels of the multi-channel device thereat with a frequency reference (fig. 4, reference 404. Please note that Vujkovic-Cvijin provides "an anchor for a uniform spacing output grid", which is not necessarily ITU grid. ITU grid is simply one special example.), Therefore, it would have been obvious for one of ordinary skill in the art at the time when the invention was made to incorporate a tunable multi-channel device generating channels with equal channel spacing, and a control circuit operable to frequency align one of the channels of the multi-channel device thereat with the nonabsolute frequency reference, as it is disclosed by Vujkovic-Cvijin, in the multi-channel system of Ostlund in order to reconfigure the frequencies of the channels.

Regarding claim 2, and claim 14, lida further discloses exchanging optical information signals between two or more of the nodes at a frequency aligned with another of the channels of the tunable multi-channel device (column 1, lines 8-25).

Regarding claim 3, Ostlund further discloses the channels of the multi-channel device provided to at least some of the nodes differ in absolute frequency prior to the tuning, since at the time of Ostlund's invention, the ITU wavelengths, or "absolute frequency", have not been introduced.

Regarding claims 4-5 and 19-20, the frequency of a channel from a transmitter of Ostlund inherently tuned to match the frequency of the corresponding channel in a receiver in order for the receiver to properly receive transmitted information (column 1, lines 8-25).

Regarding claim 7, Vujkovic-Cvijin further discloses providing to the nodes non-absolute frequency reference artifacts defining an identical frequency (fig. 2, reference gas).

Regarding claims 8 and 10, Ostlund further disclose broadcasting a non-absolute frequency reference signal to the nodes (column 2, lines 26-31).

Regarding claims 11 and 12, Vujkovic-Cvijin further discloses locating the tunable multi-channel device at one of the nodes (fig. 2-5); the channels of all the tunable multi-channel devices having fixed channel spacing (fig. 4); distributing the non-absolute frequency reference to each of the nodes and at each of the nodes, frequency aligning one of the channels of the multi-channel device thereat with the non-absolute frequency reference (fig. 4, reference 404; Please note that Vujkovic-Cvijin provides "an anchor for a uniform spacing output grid", which is not necessarily ITU grid. ITU grid is simply one special example.).

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Regarding claim 15, and claim 16, Vujkovic-Cvijin further discloses a light source; and a channel selector operable to align the light source in frequency with the other of the channels of the multi-channel device (figs. 2-3).

Regarding claim 17, Vujkovic-Cvijin further discloses the multi-channel device comprises a Fabry-Perot etalon (fig. 5, etalon 512) comprising a cavity, the cavity having a length; and each of the nodes comprises a control circuit operable to tune the etalon by adjusting length of the cavity of the etalon in response to a feedback signal indicative of a frequency difference between a resonance node of the etalon and the non-absolute frequency reference (fig. 5; paragraph 0054-0064).

Regarding claim 21, Vujkovic-Cvijin further discloses each of the nodes additionally comprises a channel selector (fig. 5, 530) operable to frequency align the one or more frequencies at which the transceiver is operable to transmit and/or receive the optical information signals with respective ones of the channels of the tunable multichannel device thereat (paragraph 0054-0064).

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

lida et al. (U.S. Patent Application Publication US 2002/0075539 A1) discloses sending a non-absolute reference frequency to nodes in an optical network (paragraph 0212).

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Response to Arguments

5. Applicant's arguments filed on March 26, 2007 have been considered but are moot in view of the new ground(s) of rejection.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Quan-Zhen Wang whose telephone number is (571) 272-3114. The examiner can normally be reached on 9:00 AM - 5:00 PM, Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Chan can be reached on (571) 272-3022. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

qzw 5/31/2007

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